

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE		FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.		
07/888,8	357 05/2	7/92	KWAK	Н	P53521	

21M1/0131

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FRAHMENAMINER			
ART UNIT	PAPER NUMBER		
ART UNIT	PAPER NUMBER		

DATE MAILED:

01/31/95

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION									
Ж≀тн	E PERIOD FOR RESPONSE:								
	-is-extended to run	_ er continues to run3_	mois	_ from the date of t	the final rejection				
p) 🗀	expires three months from the date of event however, will the statutory period	the final rejection or as of the distribution of the fesponse expire tall	e mailing da	e of this Advisory A	Action, whichever is later. In no				
	Any extension of time must be obtained. The date on which the response, the purposes of determining the period of 1.17 will be calculated from the date of	etition , and the fee have be extension and the correspo	en filed is th nding amoun	e date of the respon of the fee. Any ex	nse and also the date for the tension fee pursuant to 37 CFR				
	pellant's Brief is due in accordance with								
App to p	plicant's response to the final rejection, place the application in condition for allo	filed	as been cons	idered with the follo	owing effect, but it is not deemed	,			
1.	The proposed amendments to the claim	n and /or specification will n	ot be entered	and the final reject	tion stands because:				
	There is no convincing showing presented.	under 37 CFR 1.116(b) why	the propose	d amendment is ne	cessary and was not earlier				
	b. They raise new issues that would	I require further consideration	n and/or sea	rch. (See Note).					
	c. They raise the issue of new matt	er. (See Note).							
	d. They are not deemed to place t appeal.	he application in better form	for appeal b	y materially reducin	ng or simplifying the issues for				
	e. They present additional claims v	rithout cancelling a correspo	onding numbe	er of finally rejected	I claims.				
	NOTE:					,			
						<u>-</u>			
						-			
2.	Newly proposed or amended claims_the non-allowable claims.	would be	allowed if s	bmitted in a sepan	ately filed amendment cancelling	- !			
3.	Upon the filing an appeal, the proposed be as follows:	damendment 🗌 will be er	tered 🗌 wi	I not be entered an	nd the status of the daims will				
	Claims allowed: 1, 3, 4, 6 - Claims objected to:	•							
	Claims rejected: 2, 5, 9-16	,18-22							
	However;	a dha dallanda a na chadh a dh		-E 11 a 112	اد مدا ده،				
	Applicant's response has overcom	e the following rejection(s):	ction	The HZ	zecona baroloph	-			
4. 💆	The affidavit, exhibit or request for reco under 112 record par new 112 rejections	nsideration has been consi	dered but do	es not overcome th	e rejection because issues 9 and 10, and son	eal			
5.	The affidavit or exhibit will not be considered	dered because applicant has	not shown	good and sufficent i	reasons why it was not earlier	ter mod '			
	presented.		•		10111				
The (proposed drawing correction has	has not been approve	d by the exar	niner.	8 Cell				
Othe	er				BENJAMIN R. FULLER Supervisory patent examin	FR			
					ART UNIT 218				